UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

UNITED STATES OF AMERICA)
v.) Case No. 3:22-cr-00327-10
JAMES ZASTROW Defendant)
ORDER SETTING COND	DITIONS OF RELEASE
[X] The government not having sought detention,	
[] The Court having determined that the defendant may government's motion for detention,	be released on conditions, upon denial of the
IT IS ORDERED that the defendant's release is subject to	o these conditions:
(1) The defendant must not violate federal, state, or lo	ocal law while on release.
(2) The defendant must cooperate in the collection of	a DNA sample if it is authorized by 34 U.S.C. § 40702.
(3) The defendant must advise the court or the pretrial making any change of residence or telephone num	I services office or supervising officer in writing before aber.
(4) The defendant must appear in court as required an sentence imposed.	nd, if convicted, must surrender as directed to serve any
The defendant must appear at:	Place
On	and Time

(5) The defendant is released on his own recognizance or, if an appearance bond is required, must sign an appearance bond.

ADDITIONAL CONDITIONS OF RELEASE

Pursuant to 18 U.S.C. § 3142(c)(1)(B), the court may impose the following least restrictive condition(s) only as necessary to reasonably assure the appearance of the person as required and the safety of any other person and the community.

IT IS	FURTE	HER ORDERED that the defendant's release is subject to the conditions marked	l below:						
[] Pretri	(6) al Servi	The defendant is placed in the custody of the following, whose address haces:	as been provided to						
		Person:							
		Person:							
proce	edings,	to (a) supervise the defendant, (b) use every effort to assure the defendant's apparent and (c) notify the court immediately if the defendant violates a condition of relian's custody.							
111 0110		Signed:							
		Custodian	Date						
.,		Signed:	Date						
<u>[X]</u>	(7)	The defendant must:							
	[X]	(a) submit to supervision by and report for supervision by Pretrial Services as	instructed.						
	įΧι	(b) continue or actively seek employment							
	[]	(c) continue or start an education program							
	X_{1}	(d) surrender any passports Pretrial Services within 24 hows							
	(e) not obtain a passport or other international travel document								
servic	ces, exer	(f) not travel outside the Middle District of Tennessee, unless approved in property for the form of the western District of Tennessee, unless approved in with course	advance by pretrial						
in the	[X] investig	(g) avoid all contact, directly or indirectly, with any person who is or may be gation or prosecution, including: except to relative who are cordetelests	a victim or witness						
Cas		(h) get medical or psychiatric treatment:							
cost t	[] o be det	(i) participate in a mental health evaluation and/or program if required by pretatermined by pretrial serviced based on ability to pay or availability of insurance.							
office	[] or supe	(j) maintain residence at a halfway house or community corrections center, as ervising officer considers necessary	the pretrial services						
	$\mathbb{X}_{\mathbb{I}}$	(k) not possess a firearm, ammunition, destructive device, or other weapon							
	[]	(l) not use alcohol [] at all [] excessively							
IIS ([]	(m) not use or unlawfully possess a narcotic drug or other controlled substantial unless prescribed by a licensed medical practitioner	ances defined in 21						

supervising of sweat patch, a defendant mu substance screen	ficer. To remote st not	Testing : alcoho obstruct	may be of testing t, attem	g system, a	random f nd/or an	requency form o	y and m	nay ind	elude u substar	rine to	esting, eenin	, the we	earing of sting. Th	a e
directed by the way house with	e pretria	al servic	ces offic		vising of	ficer, w	hich ma	y be f	ollowe	d by ı	ip to 9	90 days	s in a half	
[] requirements a		_	e in o	ne of the	followin	ig locat	ion rest	triction	n prog	grams	and	comply	with it	S
	[]	(i) Cu	rfew.	You are rest	tricted to	your re	sidence	every	day					
		[]	(A) fro (B) as	om directed by	the pre	to trial serv	vices of	fice or	OR	vising	office	r; or		
employment; court appearar or supervising	educationces; co	on; relig urt-orde	gious se		dical, sub	stance :	abuse, o	r men	tal hea	lth tre	atmen	ıt; attor	ney visits	3;
except for med		, ,		carceratio ourt appear					•			•		e
incarceration a court. Note: technology.	restricti	ons. H	owever	•	comply	with the	locatio	n or t	ravel r	estrict	ions a	s impo	sed by th	e
[] directed and p pretrial service	oay all	or part	of the			_						-		
	[]	(ii) Vo	oice Rec adio Fr	nonitoring tognition; cognition; or	or	gy as di	rected b	y the p	pretrial	servi	ces of	ficer; o	r	
every contact	(r) rep with lav	ort as s w enfor	oon as cement	possible, ar personnel,	nd within includin	n 48 hou g arrests	ırs, to tl s, questi	ne pret	rial se , or tra	rvices ffic st	or su	pervisi	ng office	٠,
discretion of F officer(s)	(s) per Pretrial S	rmit pre Service:	etrial seas s and pe	rvices to vi ermit confis	sit at hos	me or elf any con	lsewher ntrabanc	e with dobse	out ad rved in	plain	notifi of the wew	cation Pretria	within th al Service	e
that provides				thin 20 feet rvices is loc								n whicl	h a facilit	у
[]	(u)													
		<u>.</u>												

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (*i.e.*, in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) An offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) An offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) Any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) A misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

It is further ordered that the conditions listed above are imposed for Defendant's release pursuant to 18 U.S.C. § 3142(h) and are effective upon Defendant's release.

Acknowledgement of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

Date: 10-12-2012

James Instrum

Defendant's signature

Directions to the United States Marshal

[X] The defendant is ORDERED released after processing, subject to the conditions listed above.

[] The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

It is SO ORDERED.

Date: Oddw 12, 2022_

BARBARA D. HOLMES \
United States Magistrate Judge

DISTRIBUTION:

COURT DEFENDANT

PRETRIAL SERVICE

U.S. ATTORNEY

U.S. MARSHAL